

Page 1

2425 New Holland Pike, Lancaster, PA 17601-5994 (717) 656-2301

MR STEVE PIERCE UNION CARBIDE
PO BOX 180
SISTERSVILLE WV

26175-0180

Invoice No.

309764

Account No.

06960

P.O. No.

0380-507292

Release No.

11/25/92 Invoice Date

WW 1888934 - 1888938

Tier I Data Package Surcharge 15.00% of list fees LESS DISCOUNT 20.0%

619.00 92.85 142.37

PAYMENT DUE --->

569.48

THE DISCOUNT APPLIES ONLY IF PAID BY 12/25/92

Copies of Reports Mailed 11/25/92 to: Mr. Steve Pierce WW - Wastewater

=============================== DETAILED BILLING SUMMARY

IF YOU HAVE ANY QUESTIONS CONCERNING THIS INVOICE, PLEASE CONTACT CLIENT SERVICES

LLI No.	Sample Code/Description	Tot Price	Discnt T	ot Samp
	Sampling Point #1 Grab Water Sample	115.00	23.00	92.00
Analys	Sistersville VI Collected 11/02/92-11/02/92 at (1248-1250) by SDP is Numbers: 0173 0817 4071			
WW1888935	Sampling Point #1 Field Blank Grab Water Sample Sistersville VI	115.00	23.00	92.00
Analys	Collected 11/02/92-11/02/92 at (1249-1251) by SDP is Numbers: 0173 0817 4071			
SW1888936	Sampling Point #1 Sediment Grab Soil Sample Sistersville VI	137.00	27.40	109.60
Analys	Collected 11/02/92 at (1255) by SDP is Numbers: 0111 0819 0943 1216 4071			
WW1888937	Sampling Point #2 Grab Water Sample	115.00	23.00	92.00
Analys	Sistersville VI Collected 11/02/92-11/02/92 at (1305-1306) by SDP is Numbers: 0173 0817 4071			

Days. A Finance Charge of

 $1.5_{\mbox{\scriptsize \%}}$ per month, which is an Annual Percentage Rate of

18/will be added to unpaid balance.

Please remit one copy with your payment to the above address. Please refer to the reverse side for our standard terms and conditions.



Standard Terms and Conditions

Unless otherwise agreed in a formal contract, services provided by Lancaster Laboratories, Inc. are expressly limited to the terms and conditions stated herein.

Confidentiality ... Strict confidentiality is maintained in all of our dealings with clients. Confidentiality agreements, therefore, are signed willingly. In any instance where information is subpoenaed by and must be released to a regulatory or legal body, the client is promptly notified. Likewise, the client agrees to respect all such relationships of trust. Client agrees it will not use Lancaster Laboratories' name and/or data in any manner which might cause harm to the company's reputation and/or business. Under no circumstances is the name of Lancaster Laboratories, Inc. (LLI) to be published -- either alone or in association with that of any other party -- without its approval in writing.

Payment Terms ... Payment in advance is required for all clients except those whose credit has been established with our company. For clients with LLI-approved credit, terms are net 30 days, after which time a 1-1/2% per month late charge is added to all unpaid balances.

Billing ... All fees are charged or billed directly to the client. The billing of a third party will not be accepted without a statement, **signed by the third party**, which acknowledges and accepts payment responsibility. (Note: We will not be responsible for the re-collecting of samples whose holding times have been exceeded due to late or unauthorized requests for third party billing.) It is necessary for us to assume that the paperwork submitted with a sample describes the testing protocol desired. Any changes to this protocol must be submitted to LLI in writing. However, if changes are made after the originally requested testing is initiated or has been completed, the client must accept payment responsibility. We cannot be responsible for holding times that are exceeded due to such changes. Please send all requests for changes marked: "Client Services—URGENT!" Our FAX number is (717) 656-2681.

Fee Discounts ... Economy-of-scale discounts are available and are determined by the number of samples and the nature and spectrum of the requested analyses. Quotations are provided free of charge. For established clients, discount rates are reevaluated annually, and a new rate is applied to future invoices based upon the previous year's volume of work, type of analyses, ease of scheduling, and work continuity. For clients with intermittent analytical needs, discounts may be extended based upon the quantity of work submitted **at one time.** (\$1,000 - 4,999 = 5%, \$5,000+ = 10%). All discounts are contingent upon meeting payment terms. No discounts apply to services provided by hourly rate.

Minimum Billing ... Minimum fee for service is \$10.

Rush Analyses ... A surcharge is added to the list fee if rapid reporting is requested; that is, if work must be begun immediately upon receipt of the sample. The surcharge will be 50-200% of the list fee, depending upon the analysis to be performed. Rush analysis service is offered contingent upon prearrangement with our Client Services Group. However, any sample delivered after regular business hours (5 p.m.) will not be entered into our rush analyses handling system until the next business day.

Hazardous Wastes ... Unused portions of samples found or suspected to be hazardous according to state or federal guidelines are returned to the client upon completion of the analytical work. This includes samples known or suspected to contain hazardous materials as defined by state or federal regulatory agencies. The cost of returning the sample may be invoiced to the client. The sample and portions thereof remain the property of the client at all times.

Reports ... Reports may not be reproduced, except in full, without prior written approval by LLI.

Special Reports ... Additional charges may be necessary for customized reports which differ significantly from the LLI format. Additional charges will apply for specific QA/QC report formats, such as NIDEP Tier I or EPA CLP reports. Please ask for a quotation, NOTE: No reports or copies thereof will be sent to anyone other than the client unless the client formally requests us to do otherwise in writing.

Litigation ... All costs associated with compliance to any subpoena for documents, for testimony in a court of law, or for any other purpose relating to work performed by LU, in connection with work performed for that client, shall be paid by the client. Such costs shall include, but are not limited to, hourly charge for persons involved in responding to subpoenas, travel and accommodations, mileage, attorney's preparation of testifier and advice of counsel in connection with response to subpoenas, and all other expenses deemed reasonable and associated with said litigation.

Warranty and Limits of Liability ... In accepting analytical work, we warrant the accuracy of test results for the sample as submitted. The foregoing express warranty is exclusive and is given in lieu of all other warranties, expressed or implied. We disclaim any other warranties, expressed or implied, including a Warranty of Fitness for Particular Purpose and Warranty of Merchantability. We accept no legal responsibility for the purposes for which the client uses the test results. No purchase order or other order for work shall be accepted by the company which includes any conditions that vary from the above described Standard Terms and Conditions and LLI hereby objects to any conflicting terms contained in any acceptance or order submitted by client. If Lancaster Laboratories, Inc. performs work requested by a client, conditions at variance with the above described Standard Terms and Conditions are not part of the client-LLI relationship and/or contract.

Equal Opportunity/Affirmative Action Notice ...Lancaster Laboratories, Inc. is an equal opportunity/affirmative action employer and complies with all the regulations of executive order 11246 and the regulations promulgated thereunder.

Contracts ... All contracts are subject to review and approval by LLI's legal department, and must be signed by a corporate officer.

Retention of Samples ... After the analytical results have been reported, samples are routinely retained in our storage facilities according to the following schedule. Prior arrangements must be made if samples are to be held for periods longer than those indicated.

Retention Time
7 days
7 days
14 days

(Water tested for potability is discarded immediately after the analysis.)

Retention of Reports... After analytical results have been reported to client, LLI shall retain copies of such analytical reports for a period of five years, after which such reports will be destroyed. If client requests additional copies of such analytical reports during the retention period, an additional charge will apply for the preparation and printing of such reports.

Terms 11/1/90

MPM0006251

Page 2

2425 New Holland Pike, Lancaster, PA 17601-5994 (717) 656-2301

MR STEVE PIERCE UNION CARBIDE
PO BOX 180
SISTERSVILLE WV 26175-0180

309764 Invoice No.

06960 Account No.

P.O. No.

0380-507292

Release No.

Invoice Date

11/25/92

SW1888938 Sampling Point #2 Grab Soil Sample Sistersville VI Collected 11/02/92 at (1309) by SDP Analysis Numbers: 0111 0819 0943 1216 4071

137.00 27.40 109.60

Tier I Data Package Surcharge 15.00

92.85

18.57 74.28

SUB TOTALS

711.85 142.37 569.48

*** FINAL TOTAL

\$569.48

	TAT	List	Discount	Gross		Net	
Analysis Name	days QTY	Price	List	∕Estimate	Discount	Estimate	
0111 Moisture	10 2	12.00	9.60	24.00	4.80	19.20	
0173 PCBs	10 3	115.00	92.00	345.00	69.00	276.00	
0817 Water Extraction - Pestici	ides 10 3	0.00 /	0.00	0.00	0.00	0.00	
0819 Solid Sample Pesticide Ext	ract \ 10 \ 2	0.00	0.00	0.00	0.00	0.00	
0943 Homogenization	$10 \times \bar{2}$	0.00	0.00	0.00	0.00	0.00	
1216 PCBs in Soils/Sludges/Soli	ids 10 2	125.00	100.00	250.00	50.00	200.00	
4071 Tier I Data Package	10 5	0.00	0.00	0.00	0.00	0.00	
Tier I	Data Package	Surcharge	15.00	92.85	18.57	74.28	
	. ,						
		SUB	TOTALS	711.85	142.37	569.48	

***** FINAL TOTAL

\$569.48

Terms: Net

Days. A Finance Charge of

 $1.5_{\mbox{\scriptsize \%}}$ per month, which is an Annual Percentage Rate of

18 will be added to unpaid balance.

Please remit one copy with your payment to the above address. Please refer to the reverse side for our standard terms and conditions.



Standard Terms and Conditions

Unless otherwise agreed in a formal contract, services provided by Lancaster Laboratories, Inc. are expressly limited to the terms and conditions stated herein.

Confidentiality ... Strict confidentiality is maintained in all of our dealings with clients. Confidentiality agreements, therefore, are signed willingly. In any instance where information is subpoenaed by and must be released to a regulatory or legal body, the client is promptly notified. Likewise, the client agrees to respect all such relationships of trust. Client agrees it will not use Lancaster Laboratories' name and/or data in any manner which might cause harm to the company's reputation and/or business. Under no circumstances is the name of Lancaster Laboratories, Inc. (LLI) to be published -- either alone or in association with that of any other party -- without its approval in writing.

Payment Terms ... Payment in advance is required for all clients except those whose credit has been established with our company. For clients with LLI-approved credit, terms are net 30 days, after which time a 1-1/2% per month late charge is added to all unpaid balances.

Billing ... All fees are charged or billed directly to the client. The billing of a third party will not be accepted without a statement, **signed by the third party**, which acknowledges and accepts payment responsibility. (Note: We will not be responsible for the re-collecting of samples whose holding times have been exceeded due to late or unauthorized requests for third party billing.) It is necessary for us to assume that the paperwork submitted with a sample describes the testing protocol desired. Any changes to this protocol must be submitted to LLI in writing. However, if changes are made after the originally requested testing is initiated or has been completed, the client must accept payment responsibility. We cannot be responsible for holding times that are exceeded due to such changes. Please send all requests for changes marked: "Client Services -- URGENT!" Our FAX number is (717) 656-2681.

Fee Discounts ... Economy-of-scale discounts are available and are determined by the number of samples and the nature and spectrum of the requested analyses. Quotations are provided free of charge. For established clients, discount rates are reevaluated annually, and a new rate is applied to future invoices based upon the previous year's volume of work, type of analyses, ease of scheduling, and work continuity. For clients with intermittent analytical needs, discounts may be extended based upon the quantity of work submitted at one time. (\$1,000 - 4,999 = 5%, \$5,000+ = 10%). All discounts are contingent upon meeting payment terms. No discounts apply to services provided by hourly rate.

Minimum Billing ... Minimum fee for service is \$10.

Rush Analyses ... A surcharge is added to the list fee if rapid reporting is requested; that is, if work must be begun immediately upon receipt of the sample. The surcharge will be 50-200% of the list fee, depending upon the analysis to be performed. Rush analysis service is offered contingent upon prearrangement with our Client Services Group. However, any sample delivered after regular business hours (5 p.m.) will not be entered into our rush analyses handling system until the next business day.

Hazardous Wastes ... Unused portions of samples found or suspected to be hazardous according to state or federal guidelines are returned to the client upon completion of the analytical work. This includes samples known or suspected to contain hazardous materials as defined by state or federal regulatory agencies. The cost of returning the sample may be invoiced to the client. The sample and portions thereof remain the property of the client at all times.

Reports ... Reports may not be reproduced, except in full, without prior written approval by LLI.

Special Reports ... Additional charges may be necessary for customized reports which differ significantly from the LLI format. Additional charges will apply for specific QA/QC report formats, such as NJDEP Tier I or EPA CLP reports. Please ask for a quotation. NOTE: No reports or copies thereof will be sent to anyone other than the client unless the client formally requests us to do otherwise in writing.

Litigation ... All costs associated with compliance to any subpoena for documents, for testimony in a court of law, or for any other purpose relating to work performed by LLI, in connection with work performed for that client, shall be paid by the client. Such costs shall include, but are not limited to, hourly charge for persons involved in responding to subpoenas, travel and accommodations, mileage, attorney's preparation of testifier and advice of counsel in connection with response to subpoenas, and all other expenses deemed reasonable and associated with said litigation.

Warranty and Limits of Liability ... In accepting analytical work, we warrant the accuracy of test results for the sample as submitted. The foregoing express warranty is exclusive and is given in lieu of all other warranties, expressed or implied. We disclaim any other warranties, expressed or implied, including a Warranty of Fitness for Particular Purpose and Warranty of Merchantability. We accept no legal responsibility for the purposes for which the client uses the test results. No purchase order or other order for work shall be accepted by the company which includes any conditions that vary from the above described Standard Terms and Conditions and LLI hereby objects to any conflicting terms contained in any acceptance or order submitted by client. If Lancaster Laboratories, Inc. performs work requested by a client, conditions at variance with the above described Standard Terms and Conditions are not part of the client-LLI relationship and/or contract.

Equal Opportunity/Affirmative Action Notice ...Lancaster Laboratories, Inc. is an equal opportunity/affirmative action employer and complies with all the regulations of executive order 11246 and the regulations promulgated thereunder.

Contracts ... All contracts are subject to review and approval by LLI's legal department, and must be signed by a corporate officer.

Retention of Samples ... After the analytical results have been reported, samples are routinely retained in our storage facilities according to the following schedule. Prior arrangements must be made if samples are to be held for periods longer than those indicated.

Sample Type	Retention Time
Wastewater, sludge	7 days
Foods, perishables	. 7 days
All other samples	14 days

(Water tested for potability is discarded immediately after the analysis.)

Retention of Reports... After analytical results have been reported to client, LLI shall retain copies of such analytical reports for a period of five years, after which such reports will be destroyed. If client requests additional copies of such analytical reports during the retention period, an additional charge will apply for the preparation and printing of such reports.

Terms 11/1/90

MPM0006253